

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW HAMPSHIRE

---

JACOB AND MARINA BAER	)	
	)	
Plaintiff,	)	
	)	
v.	)	Civil Case. No. 1:15-cv-00512-LM
	)	
FIRST STUDENT INC., et al	)	
	)	
Defendants	)	
	)	

---

**JOINT STIPULATION OF DISMISSAL WITH PREJUDICE**

Pursuant to Federal Rule of Civil Procedure 41, undersigned counsel hereby stipulate that all claims of Jacob and Marina Baer against defendants First Student, Inc. and Kent Hemingway (in both his individual and official capacities) be dismissed in their entirety with prejudice, each party to bear its own costs.

Respectfully submitted,

JACOB AND MARINA BAER,

By their attorney,

/s/ Jared Bedrick

Jared Bedrick (#20438)

*jbedrick@brownlawnh.com*

LAW OFFICES OF STEPHEN C. BROWN AND  
ASSOCIATES PLLC  
21 South Main Street  
Rochester, NH 03867  
Tel.: (603) 332-3535

FIRST STUDENT, INC. and KENT  
HEMINGWAY

By their attorneys,

/s/ Daniel M. Deschenes

Michael J. Connolly (#14371)

*mconnolly@hinckleyallen.com*

Daniel M. Deschenes (#14889)  
*ddeschenes@hinckleyallen.com*  
HINCKLEY, ALLEN & SNYDER LLP  
650 Elm Street,  
Manchester, NH 03101  
Tel.: (603) 225-4334

Dated: October 31, 2017

**CERTIFICATE OF SERVICE**

I hereby certify that on this date a copy of the foregoing document will be sent via US mail to the registered participants as identified on the Notice of Electronic Filing (NEF).

*/s/ Jared Bedrick*  
Jared Bedrick